

EXHIBIT 13

CONFIDENTIAL DOCUMENT

These pages have been removed because they contain confidential information subject to the Protective Order.

EXHIBIT 14

*LG Philips LCD Co., LTD v.
Tatung Company, et al.*

*Hearing
July 7, 2006*

*Hawkins Reporting Service
715 N King Street
Suite 3
Wilmington, DE 19801
(302) 658-6697*

*Original File 070706-1.TXT, 121 Pages
Min-U-Script® File ID: 2645918850*

Word Index included with this Min-U-Script®

LG Philips LCD Co., LTD v.
Tatung Company, et al.

Hearing
July 7, 2006

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IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF DELAWARE
LG PHILIPS LCD CO., LTD.,)
Plaintiff,) C.A. No. 05-292-JJF
v.)
TATUNG COMPANY, TATUNG)
COMPANY OF AMERICA, INC.,)
CHUNGHWA PICTURE TUBES)
LTD., and VIEWSONIC)
CORPORATION,)
Defendant.)
Friday, July 7, 2006
2:01 p.m.
Courtroom 4B
844 King Street
Wilmington, Delaware
BEFORE: THE HONORABLE JOSEPH J. FARNAN, JR.
United States District Court Judge
APPEARANCES:
THE BAYARD FIRM
BY: RICHARD D. KIRK, ESQ.
-and-
McKENNA, LONG & ALDRIDGE, LLP
BY: GASPAR E. J. BONO, ESQ.
BY: CASS W. CHRISTENSON, ESQ.
BY: ADRIAN P. J. MOLLO, ESQ.
Counsel for the Plaintiff

(1) THE CLERK: All rise.
(2) THE COURT: All right. Be seated.
(3) Good afternoon.
(4) (Everyone said, Good afternoon, Your Honor.)
(5) THE COURT: Okay. We're here for
(6) the pretrial conference in 05-292.
(7) I've reviewed the pretrial order,
(8) proposed pretrial order that was submitted along
(9) with some other motions, including some motions
(10) in limine that were filed.
(11) And I understand there's some papers
(12) that have been filed this morning. I haven't
(13) looked at those. But I'll get a chance to do it
(14) hopefully over the weekend.
(15) With regard to the pretrial order,
(16) I'm going to make some rulings so that it will
(17) guide the parties and give them the opportunity
(18) to amend it. In the first ruling, the witness
(19) list for purposes of the trial, the pretrial
(20) order at this point doesn't allow me to have
(21) enough information or real information to be able
(22) to allocate time to the parties for purposes of
(23) the trial. So I'm presently targeting July 12th

(1) APPEARANCES CONTINUED:
(2)
(3) RICHARDS, LAYTON & FINGER
BY: ROBERT W. WHETZEL, ESQ.
(4)
(5) -and-
(6) HOWREY LLP
BY: GLENN W. RHODES, ESQ.
(7) BY: TERESA M. CORBIN, ESQ.
BY: JULIE S. GABLER, ESQ.
(8) BY: STEVEN YOVITS, ESQ.
BY: HEATHER H. FAN, ESQ.
(9) BY: SUZANNE B. DRENNON, ESQ.
(10) Counsel for the Defendants
(11)
(12)
(13)
(14)
(15)
(16)
(17)
(18)
(19)
(20)
(21)
(22)
(23)
(24)

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(1) as the day that I'll enter the trial management
(2) order.
(3) I'm going to do a little more
(4) reviewing of the papers. But for the parties'
(5) purposes, the specific witness list and the order
(6) that the specific witnesses will be called, the
(7) plaintiff's list will be due July the 15th to the
(8) defendants by 5:00 p.m.
(9) So the plaintiffs will prepare a
(10) list that in the order you intend to call the
(11) witnesses. They'll be listed and supplied to the
(12) defendants.
(13) The defendants' specific witness
(14) list will be due to the plaintiff 5:00 p.m. on
(15) July 17th. No other witnesses will be permitted
(16) during the course of the trial then the witnesses
(17) listed on the specific list, and no witnesses
(18) will be able to be called out of the order
(19) provided for in the witness list.
(20) And now, as far as number of
(21) witnesses, when you list the witnesses, you'll
(22) have -- let's just pick a number like 125. And
(23) you'll list them like this is number one, number
(24) two, number three.

Hearing
July 7, 2006

LG Philips LCD Co., LTD v.
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[1] What you have to be careful of is
[2] that you're not going to be able to call number
[3] 124 in place of number eleven. You have to be
[4] very careful how you list in the context of the
[5] time that I'll allocate to you next Wednesday.
[6] Because if you run out of time, that list cuts
[7] off there. So whatever plaintiff has presented
[8] within its time frame.
[9] Now, it's a little dangerous to cut
[10] it too close for either side, because if I say
[11] I'm not going to give any accommodation, I can't
[12] give any accommodation whether it's to plaintiffs
[13] or defendants. So if you run out of time, you
[14] just run out of time.
[15] You could leave a whole issue bare,
[16] but there's enough notice here today that that's
[17] not going to happen to you. So you want to be
[18] very careful in preparing that list and how you
[19] allocate your witnesses.
[20] Now, exhibits, you each have quite a
[21] few listed in your pretrial order. I'm going to
[22] limit each side to 150 exhibits. You don't have
[23] to list them in any particular order, but there
[24] will be no other exhibits admitted into the

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[1] All right. With regard to motions,
[2] there's a number of motions. Let me start with
[3] the motions in limine. That might be a good
[4] place.
[5] Motions in limine. Docket Item 227
[6] is denied.
[7] Docket Item 228 is granted.
[8] Docket Item 229 is denied.
[9] Docket Item 230 is denied.
[10] Docket Item 231 is denied.
[11] Docket Item 295, which, in essence,
[12] amends Docket Item 232, is granted.
[13] Docket Item 233 is denied.
[14] I'm going to reserve judgment with
[15] regard to Docket Item 285, 289, 292, and 304.
[16] The reason being, some of them aren't finished
[17] with the filings of the ones I just mentioned.
[18] Docket Item 291, although it falls
[19] in that category, I only have the opening motion.
[20] I'm going to deny it because it's a motion in
[21] limine that defendant's requesting that the
[22] plaintiffs not be able to go outside their expert
[23] report. And my practice is that that application
[24] is made post-trial.

[1] evidentiary record beyond the 150 that each side
[2] selects.
[3] Now, beyond 150, if you can agree
[4] with each other that there's a set of 25 or a set
[5] of 30 that you want in the record, I'll allow you
[6] to have the ability to agree with each other.
[7] But beyond agreement between the parties, you're
[8] each limited to 150.
[9] Now, that list, plaintiff's list of
[10] exhibits for the trial shall be supplied, again,
[11] on July 15th by 5:00 p.m. to the defendants. And
[12] defendants' list should be supplied to the
[13] plaintiff by July 17th at 5:00 p.m.
[14] As with witnesses, no exhibit will
[15] be allowed beyond those on the exhibit list.
[16] Now, each side will be permitted, within the case
[17] law and the rules, to use the other party's
[18] exhibit list and witness list.
[19] There's a little nuance with regard
[20] to if a party objects to calling for some reason.
[21] Of course, the case law sets out the reasons, but
[22] you all have that precaution in the proposed
[23] order, and I would certainly allow you to use
[24] exhibits freely once they're on the exhibit list.

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[1] If either party solicits testimony
[2] from an expert in the form of opinion or
[3] otherwise, that goes outside of what the reports
[4] and the disclosures were, that can be briefed
[5] post-trial. And depending — normally it's filed
[6] by a party who is not prevailing.
[7] If I find there's been a violation
[8] of the rule and the pretrial order, I'll simply
[9] order a new trial with the losing side on that
[10] motion paying for the first trial, and incidental
[11] costs to that first trial, including attorneys'
[12] fees.
[13] So you have to be very careful in
[14] presenting opinion testimony that you don't go
[15] outside the expert report, because you could be
[16] vulnerable to the post-trial procedure of losing
[17] the verdict and being faced with the cost. And I
[18] assume it's substantial just looking around the
[19] room here.
[20] So you want to avoid that at all
[21] costs. So that's why I'm denying that. I don't
[22] need any further briefing because I just don't
[23] have that practice.
[24] With regard to the other motions, as

EXHIBIT 15

From: Doi, Elsa [Doie@howrey.com]

Sent: Monday, July 17, 2006 17:38

To: Mollo, Adrian

Cc: Seldeen, William

Subject: Defendants' Trial Exhibit and Witness List

Follow Up Flag: Follow up

Flag Status: Red

Attachments: CPT's_Ob.pdf; 2006.07.15 Exhibit List.pdf; Counter Part 1.pdf; Counter Part 2.pdf

Adrian,

Attached is defendants' objections to plaintiff's trial exhibit list, objections and counter designations to plaintiff's deposition designations, and defendants' trial exhibit list. IKON has already delivered the actual exhibits to Karen Johnson's attention at the Bayard Firm. Witness list and deposition designations will soon follow.

Elsa

Elsa Doi, Paralegal
Howrey, LLP
321 N. Clark Street, Suite 3400
Chicago, Illinois 60610
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CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX No.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
1	Certified copy of U.S. Patent No. 5,019,002	403	Late produced
2	Certified copy of assignment history of U.S. Patent No. 5,019,002	403	Late produced Multiple documents
3	Certified file history for U.S. Patent No. 5,019,002	403	Late produced
4	CD containing .str files for 150PB	901	No objection.
5	CD containing .str files for 150XP	901	No objection.
6	CD containing .str files for 170EA0203	901	No objection.
7	CD containing .str files for 190EA05	901	No objection.
8	150PB .str file printouts	901	No objection.
9	150XP .str file printouts	901	No objection.
10	170EA0203 .str file printouts	901	No objection.
11	190EA05 .str file printouts	901	No objection.
12	.str file printouts for products containing outer guard rings	901	No objection.
13	.str file printouts for products containing outer guard rings and inner guard rings	901	No objection.
14	Array specs for 150PB and translation	403	No objection.

CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX No.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
15	Array specs for 150XP and translation		Exhibit not provided
16	Array specs for 170EA0203 and translation	403	No objection.
17	Array specs for 190EA05 and translation	403	No objection.
18	Additional array specs for products with outer guard rings		Multiple documents Late disclosed
19	Additional array specs for products with both inner and outer guard rings		Multiple documents Late disclosed
20	150PB01 module		Multiple documents
21	150XP02 module		Multiple documents
22	170EA02 module		Multiple documents
23	190EA05 module		No objection.
24	Reverse engineering photos for 150PB01	901	Multiple documents
25	Reverse engineering photos for 170EA02	901	Multiple documents
26	Reverse engineering photos for 150XE01	901	No objection.
27	Reverse engineering photos for 150XG06	901	No objection.
28	Photos of 150PB01 module	901	Late produced
29	Photos of 150XP02 module	901	Late produced
30	Photos of 170EA02 module	901	Late produced
31	Photos of 190EA05 module	901	Late produced
32	Photos of 150XP motherglass	901	No objection.

CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX NO.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
33	Photos of 170EA01 motherglass	901	No objection.
34	List of accused products	901	
35	CPT Disclosure Pursuant to Court Order Dated May 1, 2006	No objection	No objection
36	Dr. Elliott Schlam's report with exhibits and translations	703, 802	Multiple documents
37	ESD in LCD Process PowerPoint with translation	403, 802, 901	No objection
38	Inner Short Ring PowerPoint with translation	403, 802, 901	Multiple documents
39	Static Discharge Simulative Design PowerPoint with translation	403, 802, 901	No objection.
40	Countermeasures for Residual Static on the Light Mask for 19-inch EA Panel Static with translation	403, 802, 901	No objection.
41	LGE and Honeywell Purchase and Sales Agreement	No objection.	No objection.
42	LPL prospectus dated July 15, 2004	802	Late produced
43	Korean Times article "LG Targets Global Top Three Electronics"	403	No objection.
44	LPL sales and profit summary by product from 2000-2004	403	No objection.

CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX NO.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
45	LPL quarterly sales by product from 2000-2005	403	No objection.
46	Letters between CPT and LPL regarding patent infringement	403, 802	Patents Not In Suit and Collateral Litigation Multiple documents
47	CPT CLAA150XA03 and claims to U.S. Patent No. 4,624,737	403, 802	Patents Not In Suit and Collateral Litigation
48	Letters from Jeong-Hwan Lee of LG.Philips to Tatung and ViewSonic	403, 802	Patents Not In Suit and Collateral Litigation Multiple documents
49	Letters from Jeong-Hwan Lee of LG.Philips to Acer, Fujitsu, UNIPAC, Chimei, CPT	403, 802	Late produced Multiple documents Patents Not In Suit and Collateral Litigation
50	Blank LPL Patent License Agreement	402, 403, 802, 901	No objection.
51	March 5, 2004 letter from LPL to Toshiba regarding licensing Patent Cross License	No objection.	No objection.
52	Agreement between LPL and NEC Corp dated April 21, 2001	No objection.	No objection.
53	Patent Cross License Agreement between Hitachi Display and LPL dated June 17, 2004	402, 802, 901	No objection.

CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX No.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
54	Patent License Agreement between Semiconductor Energy Laboratories and LPL, October 18, 2001	402, 403, 802	No objection.
55	License Agreement between LPL and Rockwell Collins, Inc. dated June 13, 2001	402, 802	No objection.
56	License Agreement on Vertically Aligned Liquid Crystal Displays between CEA and LPL	402, 403, 802	No objection.
57	Agreement between Lemelson Foundation Partnership and LG dated July 30, 1999	No objection.	No objection.
58	License Agreement between the Trustees of Columbia University and LPL dated July 10, 2000	402, 802	No objection.
59	License Agreement between Seiko and LPL between December 6, 2001	402, 802	No objection.
60	License Agreement between Penn State Research and LPL January 2, 2003	402, 802	No objection.
61	Patent License Agreement between Honeywell and LPL dated March 28, 2003	802	No objection.

CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX No.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
62	Patent Agreement between Honeywell and LPL October 27, 2003	802	No objection.
63	Statement and Licensing Agreement between Solar Physics Corp. and LPL dated July 15, 2003	802	No objection.
64	Patent License Agreement between LPL and Fergason Patent Properties dated October 27, 2003	802	No objection.
65	Information about CPT from website	No objection	Multiple documents
66	"Quick Reference Guide to Chunghwa Display Technology" – CPT corporate brochure in English	No objection.	No objection.
67	Offering Memorandum, June 21, 2005	802	No objection.
68	August 2002 CPT (CPT-TFT) Information for GDR Presentation and translation	403, 802	No objection.
69	CPT roadshow presentation dated August 2002	403, 802 (handwritten notes), 901	No objection.
70	CPT Research Analyst Presentation dated April 2002	802 (handwritten notes), 901	No objection.

CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX No.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
71	August 10, 1999 Letter from Jean Co., Ltd regarding ViewSonic and translation	402, 403, 802	No objection.
72	Reports on overseas visits and translations	No objection.	No objection.
73	Travel and Business Consultation Reports	402, 403, 802	Multiple documents
74	Applications for going overseas and translation	402, 403, 802	Multiple documents
75	CPT document entitled: "Product Roadmap (Dell)" dated August 25, 2004	No objection.	Multiple documents
76	Agreement between CPT and Amkortron, Inc.	No objection.	No objection.
77	Agreement between CPT and Solection dated April 24, 2000	402, 403	No objection.
78	Chart titled "CPT TFT Payable Shipments to USA" dated January 1, 1999 through May 9, 2005	No objection.	No objection.
79	Indemnification Agreement between CPT and Tatung dated July 2003	402, 403	Multiple documents Two of the documents (CPT27156-59 and CPT271160-64) were not included on the Plaintiff's initial exhibit list.

CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX No.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
80	CPT's Supplemental Responses to LPL's First Set of Interrogatories (Nos. 1 and 3) dated August 4, 2005 (CA case 02-6775)	402, 403	No objection
81	CPT's Supplemental Responses to LPL's First Set of Interrogatories (Nos. 1 and 3) dated May 10, 2006 (CA case 02-6775)	No objection.	No objection
82	CPT Sales Charts organized by module through Q1 2006	402, 403	Damages outside the U.S.
83	CPT repairs chart (sales)	402, 403	Damages outside the U.S.
84	Invoices produced by CPT to U.S. customers on various dates	No objection.	No objection.
85	CPT and Subsidiaries Consolidated Financial Statements for the years ended December 31, 2003 and 2002 with Report of Independent Auditors	No objection.	Late produced
86	CPT 2004 Fourth Quarter Results dated February 3, 2005	No objection.	Late produced Not included on initial exhibit list
87	CPT Reports Q1 2005 Results from website	No objection.	Late produced Not included on initial exhibit list Multiple documents

CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX No.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
88	CPT April-June 2006 Results from website	No objection.	Late produced Not included on initial exhibit list Multiple documents
89	License and Technical Assistance Agreement between ADI and CPT dated April 24, 1997	No objection.	Multiple documents
90	Patent License and Sublicense Agreement between Hitachi, Ltd, Hitachi Displays, and CPT dated January 1, 2003	No objection.	Multiple documents
91	Patent License Agreement between CPT and Sharp dated January 1, 2002	No objection.	No objection
92	Patent License Agreement Re: Amorphous Silicon TFTs between Semiconductor Energy Laboratory, Co and CPT dated March 8, 2004	No objection.	No objection
93	ViewSonic company Information from website	802	Multiple documents

CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX NO.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
94	May 19, 2006 Letter from E. Doi to C. Christenson enclosing reformatted ViewSonic production documents bates numbered VS-D 000001, VS-D 000002, VS-D 007797, VS-D 007797, and VS-D 007798	402, 403	No objection
95	ViewSonic Shipments to U.S. Addressees for LCD Monitors and TVs	No objection.	Multiple documents Two of these documents (VS-D 008299-305 and VS-D 008306-309) were not included on Plaintiff's initial exhibit list
96	Defendant ViewSonic Corporation's Amended and Supplemental Responses to Plaintiff LG. Philips LCD Co., Ltd.'s First Set of Interrogatories (Nos. 1-3) dated May 19, 2006 (C.A. No. CV-03-2886)	402, 403	Not included on Plaintiff's initial exhibit list
97	Correspondence from Pearlyn Lim of ViewSonic to Dundee Hsieh of CPT	802	No objection
98	April 3, 2002 E-mail chain between ViewSonic and CPT	802	No objection

CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX NO.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
99	April 3, 2002 E-mail chain between ViewSonic and CPT	802	No objection
100	August 11, 2003 e-mail chain between CPT and ViewSonic	802	No objection
101	December 18, 2003 e-mail chain between CPT and ViewSonic	802	No objection
102	CPT Product Roadmaps to ViewSonic	No objection.	Multiple documents VS-D 08313 was not included on Plaintiff's initial exhibit list
103	ViewSonic Corporation Acceptance Specs for LCD panel modules	No objection.	Multiple documents
104	Company and Product Information from Tatung Company Web-Site	No objection.	Multiple documents
105	Tatung brochure titled "Serving the Country through Education and Industry"	402, 403, 802	No objection
106	Tatung Company Product specification	802	No objection
107	List of Tatung Company Products		No objection

CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX NO.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
108	Defendant Tatung Company's Sixth Set of Supplemental Responses to Plaintiff LG Philips LCD Co., Ltd.'s First Set of Interrogatories dated September 2, 2005. (CA Case)	402, 403	Damages outside the U.S.
109	Tatung Sales from 1999-2005	402, 403	Damages outside the U.S.
110	Tatung Sales records	802, 901, 402	No objection
111	Tatung profit information	402, 403, 802, 901	Damages outside the U.S. Multiple documents
112	Tatung OEM Agreement with ViewSonic Corporation dated July 18, 2001	105, 802, 901	No objection
113	Tatung Agreement with Emachines dated September 1, 2003	105, 402, 802, 901	No objection
114	International Vendor Agreement between RadioShack Global Sourcing Limited Partnership and Tatung Company dated July 1, 2005	105, 402, 802, 901	No objection

CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX NO.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
115	January 6, 2005 Letter from Ms. Musselman (Gateway) to Mr. Lin (Tatung) enclosing Product Supply Attachment between Gateway Companies, Inc. and Tatung Company dated November 4, 2004	105, 402, 802, 901	No objection
116	Original Design Manufacturer Agreement between Hewlett-Packard Company and Tatung Company, Global Agreement HP Contract # HP0P314 dated April 23, 2002	402, 802, 901	No objection
117	Master Purchasing Contract between Planar Systems, Inc. and Tatung Company dated September 22, 2004	402, 802, 901	No objection
118	Service Agreement Between Edward Service, LLC and Tatung Co.	105, 402, 403, 802, 901	Multiple documents
119	Product and Service Information from Tatung Company of America Web-Site	802, 901	No objection
120	Tatung America new sales charts for products with CPT modules	802, 901	Multiple documents

CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX No.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
121	Tatung America old sales charts for products with CPT modules	802, 901	Multiple documents
122	Tatung Company of America's Sixth Set of Supplemental and Amended Responses to LPL's First Set of Interrogatories dated January 26, 2006	No objection.	No objection
123	Tatung America invoices	No objection.	No objection
124	CPT Production Roadmaps to Tatung America		Multiple documents
125	Supply & Purchasing Agreement between Tatung Company of America and Sensorsmatice Electronics Corporation dated January 3, 2006	402, 802	No objection
126	January 3, 2006 and January 2, 2002 Federal Reserve Statistical Releases: Foreign Exchange Rates (Annual)	402, 802, 901	Late produced
127	April 3, 2006 Federal Reserve Statistical Releases: Foreign Exchange Rates (Monthly)	402, 802, 901	Multiple documents

CPT'S OBJECTIONS TO LPL'S 7/15/06 TRIAL EXHIBITS

PTX NO.	PLAINTIFF'S DESCRIPTION	FEDERAL RULES OF EVIDENCE BASIS	ADDITIONAL BASIS
128	Expert Report of Webster Howard, Ph. D. in Response to the Expert Report of Dr. Elliot Schlam for Infringement of U.S. Patent No. 5,019,002	No objection.	No objection
129	E150XJ01.str color prints: markings on mask files	802	No objection
130	Letter from Scott Holmberg to John Zele dated January 21, 1998	802, 901	Multiple documents
131	Tatung Company invoices and packing lists dated December 4-10, 2001	802	No objection
132	ViewSonic Roadmap Discussions with LCD BU dated July 21, 2004	402, 802	No objection
133	ViewSonic Corporation Product List and verification by Erik Willey	No objection.	No objection
134	ViewSonic 10-K Form filed on April 3, 2006	No objection	No objection
135	CPT trip report(s) dated May 26, 2006 and translation	403	No objection

EXHIBIT 16

From: Dick Kirk [rkirk@bayardfirm.com]
Sent: Tuesday, July 18, 2006 19:05
To: Thomas W. Jenkins; Christine A. Dudzik; Glenn W. Rhodes; Julie Gabler; Matthew W. King; Robert Whetzel; Steve Yovits; Teresa M. Corbin
Cc: Bono, Gaspare; Christenson, Cass; Brzezynski, Lora
Subject: Annotated LPL Exhibit List
Attachments: 7-18-06 Exhibit List Ann.DOC

Counsel:

Attached please find LPL's annotated exhibit list.

Regards,

Dick Kirk

Richard D. Kirk
The Bayard Firm
222 Delaware Avenue, 9th Floor
Wilmington, Delaware 19801
Main: (302) 655-5000
Direct: (302) 429-4208
Fax: (302) 658-6395
rkirk@bayardfirm.com

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EXHIBIT AND WITNESS LIST - CONTINUATION

United States District Court

DISTRICT OF DELAWARE

LPL'S EXHIBIT AND WITNESS LIST

Case Number: 02-292 (JJF)

PRESIDING JUDGE: Farnan					PLTFF'S ATTORNEY: Gaspare J. Bono	DEFENDANTS' ATTORNEY: Glenn W. Rhodes
TRIAL DATE(S): July 17, 2006 – July 26, 2006					COURT REPORTER	COURTROOM DEPUTY
PLF. NO	DEF. NO	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	
001					Certified copy of U.S. Patent No. 5,019,002	
002					Certified copy of assignment of U.S. Patent Application from Holmberg to Alphasil	
					Changes: LPLII 104739 through 42 remains as PTX 002 LPLII 104743 through 48 becomes PTX 139 LPLII 104749 through 52 becomes PTX 140 LPLII 104753 through 58 becomes PTX 141	
003					Certified file history for U.S. Patent No. 5,019,002	
004					CD produced by Defendants containing .str files (CPT-D 33640)	
005					CD produced by Defendants containing .str files (CPT-D 27820)	
006					CD produced by Defendants containing .str files (CPT 269427)	
007					CD produced by Defendants containing .str files (CPT 276051)	
008					150PB .str file printouts	
009					150XP .str file printouts	
010					170EA0203 .str file printouts	
011					190EA05 .str file printouts	
012					.str file printouts for products containing outer guard rings	
013					.str file printouts for products containing outer guard rings and inner guard rings	
014					Array specs for 150PB and translation	
015					Array specs for 150XP and translation	
016					Array specs for 170EA0203 and translation	

EXHIBIT AND WITNESS LIST - CONTINUATION

PRESIDING JUDGE: Farnan					PLTFF'S ATTORNEY: Gaspare J. Bono	DEFENDANTS' ATTORNEY: Glenn W. Rhodes
TRIAL DATE(S): July 17, 2006 – July 26, 2006					COURT REPORTER	COURTROOM DEPUTY
PLF. NO	DEF. NO	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	
017					Array specs for 190EA05 and translation	
018					Additional array specs for products with outer guard rings	
019					Additional array specs for products with both inner and outer guard rings	
020					150PB01 module	
021					150XP02 module	
022					170EA02 module	
023					190EA05 module	
024					Reverse engineering photos for 150PB01	
025					Reverse engineering photos for 170EA02	
026					Reverse engineering photos for 150XE01	
027					Reverse engineering photos for 150XG06	
028					Photos of 150PB01 module	
029					Photos of 150XP02 module	
030					Photos of 170EA02 module	
031					Photos of 190EA05 module	
032					Photos of 150XP motherglass	
033					Photos of 170EA01 motherglass	
034					List of accused products	
035					CPT Disclosure Pursuant to Court Order Dated May 1, 2006	
036					Dr. Elliott Schlam's report with exhibits and translations	
037					ESD In LCD Process PowerPoint with translation	
038					Inner Short Ring PowerPoint with translation	
039					Static Discharge Simulative Design PowerPoint with translation	
040					Countermeasures for Residual Static on the Light Mask for 19-inch EA Panel Static with translation	
041					LGE and Honeywell Purchase and Sales Agreement	
042					LPL prospectus dated July 15, 2004	

EXHIBIT AND WITNESS LIST - CONTINUATION

PRESIDING JUDGE: Farnan					PLTFF'S ATTORNEY: Gaspare J. Bono	DEFENDANTS' ATTORNEY: Glenn W. Rhodes
TRIAL DATE(S): July 17, 2006 – July 26, 2006					COURT REPORTER	COURTROOM DEPUTY
PLF. NO	DEF. NO	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	
043					Korean Times article "LG Targets Global Top Three Electronics"	
044					LPL sales and profit summary by product from 2000-2004	
045					LPL quarterly sales by product from 2000-2005	
046					February 8, 2002 letter from LG Philips to Chunghwa Picture Tubes regarding '002 Patent.	
					Changes: LPL 217 remains as PTX 046 LPL 216 is moved to and becomes PTX 0142 CPT 7575 is moved to and becomes PTX 0143 LPL 213 is moved to and becomes PTX 0144 LPL 212 is moved to and becomes PTX 0145 CPT 7574 is moved to and becomes PTX 0146 CPT 7591 through 93 are moved to and become PTX 0147 The remaining pages from PTX 047 were removed from the exhibit list	
					LPL claim charts from June 2002 meeting	
048					August 12, 2002 letter from LG Philips to Tatung regarding '002 Patent	
					Changes: LPL 25668 remains as PTX 048 LPL 237 is moved to and becomes PTX 049	
049					August 12, 2002 letter from LG Philips to ViewSonic regarding '002 Patent	
					Changes: The original document designated PTX 049 was deleted in its entirety LPL 237 is moved from PTX 048 above and becomes PTX 049	
050					Draft LPL Patent License Agreement	
051					March 5, 2004 letter from LPL to Toshiba regarding licensing	
052					Patent Cross License Agreement between LPL and NEC Corp. dated April 21, 2001	
053					Patent Cross License Agreement between Hitachi Display and LPL dated June 17, 2004.	

EXHIBIT AND WITNESS LIST - CONTINUATION

PRESIDING JUDGE: Farnan					PLTFF'S ATTORNEY: Gaspare J. Bono	DEFENDANTS' ATTORNEY: Glenn W. Rhodes
TRIAL DATE(S): July 17, 2006 – July 26, 2006					COURT REPORTER	COURTROOM DEPUTY
PLF. NO	DEF. NO	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	
054					Patent License Agreement between Semiconductor Energy Laboratories and LPL, October 18, 2001	
055					License Agreement between LPL and Rockwell Collins, Inc. dated June 13, 2001	
056					License Agreement on Vertically Aligned Liquid Crystal Displays between CEA and LPL	
057					Agreement between Lemelson Foundation Partnership and LG dated July 30, 1999	
058					License Agreement between the Trustees of Columbia University and LPL dated July 10, 2000	
059					License Agreement between Seiko and LPL dated December 6, 2001	
060					License Agreement between Penn State Research and LPL dated January 2, 2003	
061					Patent License Agreement between Honeywell and LPL dated March 28, 2003.	
062					Patent Agreement between Honeywell and LPL dated October 27, 2003	
063					Statement and Licensing Agreement between Solar Physics Corp. and LPL dated July 15, 2003.	
064					Patent License Agreement between LPL and Fergason Patent Properties dated October 27, 2003.	
065					CPT website printout	
066					"Quick Reference Guide to Chunghwa Display Technology" – CPT corporate brochure in English	
067					CPT Offering Memorandum dated June 21, 2005	
068					August 2002 CPT (CPT-TFT Information for GDR) Presentation and translation	
069					CPT roadshow presentation dated August 2002	
070					CPT Research Analyst Presentation dated April 2002	
071					August 10, 1999 Letter from Jean Co., Ltd. regarding ViewSonic and translation	
072					CPT reports on overseas visits and translations	
073					CPT Business Travel Report dated January 10, 2001	
					Changes: CPT 91772 through 76 remains with certified translation as PTX 073 All remaining pages from PTX 073 were removed from the exhibit list	
074					CPT travel application to visit ViewSonic, dated May 6, 2002	

EXHIBIT AND WITNESS LIST - CONTINUATION

PRESIDING JUDGE: Farnan					PLTFF'S ATTORNEY: Gaspare J. Bono	DEFENDANTS' ATTORNEY: Glenn W. Rhodes
TRIAL DATE(S): July 17, 2006 – July 26, 2006					COURT REPORTER	COURTROOM DEPUTY
PLF. NO	DEF. NO	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	
					Changes: CPT-D 19757 remains with certified translation as PTX 074 The remaining pages from the original PTX 074 were removed from the exhibit list	
075					CPT Product Roadmap for Dell	
					Changes: CPT 284413 through 20 remain as PTX 075 The remaining pages from the original PTX 075 were removed from the exhibit list	
076					Agreement between CPT and Amkotron	
077					Agreement between CPT and Solelectron dated April 24, 2000	
078					Chart titled "CPT TFT Payable Shipments to USA" dated January 1, 1999 through May 9, 2005	
079					Indemnification Agreement between CPT and Tatung dated July 2003	
					Changes: CPT 271165 through 66 remain as PTX 079 CPT 271156 through 59 become PTX 148 CPT 271160 through 64 become PTX 0149	
080					CPT's Supplemental Responses to LPL's First Set of Interrogatories (Nos. 1 and 3) dated August 4, 2005 (CA case 02-6775)	
081					CPT's Supplemental Responses to LPL's First Set of Interrogatories (Nos. 1 and 3) dated May 10, 2006 (CA case 02-6775)	
082					CPT Sales Charts organized by module through Q1 2006	
083					CPT repairs chart (sales)	
084					CPT invoices	
085					CPT Consolidated Financial Statements for the years ended December 31, 2003 and 2002	
086					CPT 2004 Fourth Quarter Results dated February 3, 2005	
087					CPT Sales Report for May 2006	

EXHIBIT AND WITNESS LIST - CONTINUATION

PRESIDING JUDGE: Farnan					PLTFF'S ATTORNEY: Gaspare J. Bono	DEFENDANTS' ATTORNEY: Glenn W. Rhodes
TRIAL DATE(S): July 17, 2006 – July 26, 2006					COURT REPORTER	COURTROOM DEPUTY
PLF. NO	DEF. NO	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	
						Changes: Original PTX 087 was deleted in its entirety The third and fourth pages of previously PTX 088 become PTX 087
088					CPT Sales Report for April 2006	
						Changes: The first two pages of previously marked PTX 088 remain as PTX 088 The third and fourth pages of previously PTX 088 become PTX 087 The fifth and sixth pages of previously marked PTX 088 become PTX 150
089					License Agreement and Amendments between ADI and CPT	
						Changes: CPT 267521 through 267516 (the pages of this exhibit were not consecutive) remain as PTX 089 The remaining pages, beginning with CPT 267492, are removed from the exhibit list
090					Patent License and Agreement between Hitachi and CPT dated January 1, 2003	
						Changes: CPT 267469 through 81 remain as PTX 090 The remaining pages from PTX 090 are removed from the exhibit list
091					Patent License Agreement between CPT and Sharp dated January 1, 2002	
092					Patent License Agreement Re: Amorphous Silicon TFTs between Semiconductor Energy Laboratory, Co. and CPT dated March 8, 2004	
093					ViewSonic company information from website	
094					May 19, 2006 Letter from E. Doi to C. Christenson enclosing reformatted ViewSonic production documents bates numbered VS-D 000001, VS-D 000002, VS-D 007797, VS-D 007797.001 and VS-D 007798	
095					ViewSonic Shipments to U.S. Addressees for LCD monitors and TVs	
096					Defendant ViewSonic Corporation's Amended and Supplemental Responses to Plaintiff LG. Philips LCD Co., Ltd.'s First Set of Interrogatories (Nos. 1-3) dated May 19, 2006 (C.A. No. CV-03-2886)	
097					Correspondence from Pearlyn Lim of ViewSonic to Dundee Hsieh of CPT	
098					April 3, 2002 E-mail chain between CPT and ViewSonic	

EXHIBIT AND WITNESS LIST - CONTINUATION

PRESIDING JUDGE: Farnan					PLTFF'S ATTORNEY: Gaspare J. Bono	DEFENDANTS' ATTORNEY: Glenn W. Rhodes
TRIAL DATE(S): July 17, 2006 – July 26, 2006					COURT REPORTER	COURTROOM DEPUTY
PLF. NO	DEF. NO	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	
099					April 3, 2002 E-mail chain between CPT and ViewSonic	
100					August 11, 2003 E-mail chain between CPT and ViewSonic	
101					December 18, 2003 E-mail chain between CPT and ViewSonic	
102					CPT slide show presentation for ViewSonic	
					Changes: VS-D 008373 through 91 remain as PTX 102 The remaining pages from PTX 102 are removed from the exhibit list	
103					ViewSonic Corporation Acceptance Specs for LCD panel modules	
					Changes: VS-D 004859 through 70 remain as PTX 103 The remaining pages (from both in front of and behind this range) from PTX 103 are removed from the exhibit list	
104					Company and Product Information from Tatung Company Web-Site	
105					Tatung brochure titled "Serving the Country through Education and Industry"	
106					Tatung Company Product specification	
107					List of Tatung Company Products	
108					Defendant Tatung Company's Sixth Set of Supplemental Responses to Plaintiff LG.Philips LCD Co., Ltd.'s First Set of Interrogatories dated September 2, 2005. (CA Case)	
109					Tatung Sales from 1999-2005	
110					Tatung Sales records	
111					Tatung profit information	
112					Tatung OEM Agreement with ViewSonic dated July 18, 2001	
113					Tatung Agreement with Emachines dated September 1, 2003	
114					International Vendor Agreement between RadioShack Global Sourcing Limited Partnership and Tatung Company dated July 1, 2005	
115					January 6, 2005 Letter from Ms. Musselman (Gateway) to Mr. Lin (Tatung) enclosing Product Supply Attachment between Gateway Companies, Inc. and Tatung Company dated November 4, 2004	

EXHIBIT AND WITNESS LIST - CONTINUATION

PRESIDING JUDGE: Farnan					PLTFF'S ATTORNEY: Gaspare J. Bono	DEFENDANTS' ATTORNEY: Glenn W. Rhodes
TRIAL DATE(S): July 17, 2006 – July 26, 2006					COURT REPORTER	COURTROOM DEPUTY
PLF. NO	DEF. NO	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	
116					Original Design Manufacturer Agreement between Hewlett-Packard Company and Tatung Company, Global Agreement HP Contract # HP0P314 dated April 23, 2002	
117					Master Purchasing Contract between Planar Systems, Inc. and Tatung Company dated September 22, 2004	
118					Service Agreement Between Edward Service, LLC and Tatung Co.	
					Changes: T-D 3249 through 56 remain as PTX 118 The remaining pages from PTX 118 are removed from the exhibit list	
119					Product and Service Information from Tatung Company of America Web-Site	
120					Tatung America new sales charts for products with CPT modules	
121					Tatung America old sales charts for products with CPT modules	
122					Tatung Company of America's Sixth Set of Supplemental and Amended Responses to LPL's First Set of Interrogatories dated January 26, 2006	
123					Tatung America invoices	
124					CPT Product Roadmap given to Tatung America	
					Changes: TUS-D 423 through 432 remain as PTX 124 The remaining pages from PTX 124 are removed from the exhibit list	
125					Supply & Purchasing Agreement between Tatung Company of America and Sensomatics Electronics Corporation dated January 3, 2006	
126					January 3, 2006 and January 2, 2002 Federal Reserve Statistical Releases: Foreign Exchange Rates (Annual)	
127					Honeywell Inter-office Memo dated April 7, 1988	
					Changes: Original PTX 127 was removed in its entirety from the exhibit list LPL II 13014 through 25 are added as PTX 127. These pages were originally located in and moved from PTX 130	
128					Expert Report of Webster Howard, Ph. D. in Response to the Expert Report of Dr. Elliot Schlam for Infringement of U.S. Patent No. 5,019,002	
129					E150XJ01.str color prints: markings on mask files	

EXHIBIT AND WITNESS LIST - CONTINUATION

PRESIDING JUDGE: Farnan					PLTFF'S ATTORNEY: Gaspare J. Bono	DEFENDANTS' ATTORNEY: Glenn W. Rhodes
TRIAL DATE(S): July 17, 2006 – July 26, 2006					COURT REPORTER	COURTROOM DEPUTY
PLF. NO	DEF. NO	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	
130					Letter from Scott Holmberg to John Zele dated January 21, 1998 with attachment	
					Changes: LPL II 13076, LPL II 13026 through 36 remain as PTX 130; LPLII 13206 through 36 were an attachment to LPLII 13076 letter LPL II 13014 through 25 are added as PTX 127	
131					Tatung Company invoices and packing lists dated December 4-10, 2001	
132					ViewSonic Roadmap Discussions with LCD BU dated July 21, 2004	
133					ViewSonic Corporation Product List and verification by Erik Willey	
134					ViewSonic 10-K Form filed on April 3, 2006	
135					CPT trip report(s) dated May 26, 2006 and translation	
136					Tatung Invoices	
137					Tatung LCM Sales Report	
138					CPT Product Roadmaps given to Tatung America	
139					Certified copy of assignment of U.S. Patent Application from Alphasil to Honeywell	
					Changes: LPLII 104743 through 48 become PTX 139. These pages were originally in PTX 002.	
140					Certified copy of assignment of U.S. Patent 5,109,002 from Honeywell to LG Electronics	
					Changes: LPLII 104749 through 52 become PTX 140. These pages were originally in PTX 002.	
141					Certified copy of assignment of U.S. Patent 5,109,002 from LG Electronics to LG.Philips	
					Changes: LPLII 104753 through 58 become PTX 141. These pages were originally in PTX 002.	
142					February 27, 2002 letter from LG.Philips to Chunghwa Picture Tubes	
					Changes: LPL 216 becomes PTX 142. The pages were originally in PTX 046.	
143					March 5, 2002 letter from Chunghwa Picture Tubes to LG.Philips	

EXHIBIT AND WITNESS LIST - CONTINUATION

PRESIDING JUDGE: Farnan					PLTFF'S ATTORNEY: Gaspare J. Bono	DEFENDANTS' ATTORNEY: Glenn W. Rhodes
TRIAL DATE(S): July 17, 2006 – July 26, 2006					COURT REPORTER	COURTROOM DEPUTY
PLF. NO	DEF. NO	DATE OFFERED	MARKED	ADMITTED	DESCRIPTION OF EXHIBITS* AND WITNESSES	
					Changes: CPT 7575 becomes PTX 143. These pages were originally in PTX 046.	
144					March 7, 2002 letter from LG.Philips to Chunghwa Picture Tubes	
					Changes: LPL 213 becomes PTX 144. This page was originally in PTX 046.	
145					March 26, 2002 letter from LG.Philips to Chunghwa Picture Tubes	
					Changes: LPL 212 becomes PTX 145. This page was originally in PTX 046.	
146					May 8, 2002 letter from LG.Philips to Chunghwa Picture Tubes	
					Changes: CPT 7574 becomes PTX 146. This page was originally in PTX 046.	
147					July 30, 2002 letter from LG.Philips to Chunghwa Picture Tubes	
					Changes: CPT 7591 through 93 becomes PTX 147. These pages were originally in PTX 046.	
148					Patent Indemnity Agreement between Chunghwa Picture Tubes and Jean Co.	
					Changes: CPT 271156 through 59 become PTX 148. These pages were originally in PTX 079.	
149					Patent Indemnity Agreement between Chunghwa Picture Tubes and LiteOn	
					Changes: CPT 271160 through 64 becomes PTX 149. These pages were originally in PTX 079.	
150					CPT Sales Report for June 2006	
					Changes: The fifth and sixth pages of previously marked PTX 088 become PTX 150	